1	RENTAL AMENDMENTS
2	2017 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Lincoln Fillmore
5	House Sponsor: Mike K. McKell
6	
7	LONG TITLE
8	General Description:
9	This bill modifies provisions related to rental properties.
10	Highlighted Provisions:
11	This bill:
12	 provides that a court shall award costs and reasonable attorney fees to the prevailing
13	party in an action:
14	 under the Utah Fit Premises Act; and
15	• for unlawful detainer.
16	Money Appropriated in this Bill:
17	None
18	Other Special Clauses:
19	None
20	Utah Code Sections Affected:
21	AMENDS:
22	57-22-6, as repealed and reenacted by Laws of Utah 2010, Chapter 352
23	78B-6-811, as renumbered and amended by Laws of Utah 2008, Chapter 3
24	
25	Be it enacted by the Legislature of the state of Utah:
26	Section 1. Section 57-22-6 is amended to read:

57-22-6. Renter remedies for deficient condition of residential rental unit.



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28	(1) As used in this section:
29	(a) "Corrective period" means:
30	(i) for a standard of habitability, three calendar days; and
31	(ii) for a requirement imposed by a rental agreement, 10 calendar days.
32	(b) "Deficient condition" means a condition of a residential rental unit that:
33	(i) violates a standard of habitability or a requirement of the rental agreement; and
34	(ii) is not caused by:
35	(A) the renter, the renter's family, or the renter's guest or invitee; and
36	(B) a use that would violate:
37	(I) the rental agreement; or
38	(II) a law applicable to the renter's use of the residential rental unit.
39	(c) "Notice of deficient condition" means the notice described in Subsection (2).
40	(d) "Rent abatement remedy" means the remedy described in Subsection (4)(a)(i).
41	(e) "Renter remedy" means:
42	(i) a rent abatement remedy; or
43	(ii) a repair and deduct remedy.
44	(f) "Repair and deduct remedy" means the remedy described in Subsection (4)(a)(ii).
45	(g) "Standard of habitability" means a standard:
46	(i) relating to the condition of a residential rental unit; and
47	(ii) that an owner is required to ensure that the residential rental unit meets as required
48	under Subsection 57-22-3(1) or Subsection 57-22-4(1)(a) or (b)(i), (ii), or (iii).
49	(2) (a) If a renter believes that the renter's residential rental unit has a deficient
50	condition, the renter may give the owner written notice as provided in Subsection (2)(b).
51	(b) A notice under Subsection (2)(a) shall:
52	(i) describe each deficient condition;
53	(ii) state that the owner has the corrective period, stated in terms of the applicable
54	number of days, to correct each deficient condition;
55	(iii) state the renter remedy that the renter has chosen if the owner does not, within the
56	corrective period, take substantial action toward correcting each deficient condition;
57	(iv) provide the owner permission to enter the residential rental unit to make corrective
58	action; and

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59 (v) be served on the owner as provided in: 60 (A) Section 78B-6-805; or (B) the rental agreement. 61 62 (3) (a) As used in this Subsection (3), "dangerous condition" means a deficient 63 condition that poses a substantial risk of: 64 (i) imminent loss of life; or 65 (ii) significant physical harm. 66 (b) If a renter believes that the renter's residential rental unit has a dangerous condition, 67 the renter may notify the owner of the dangerous condition by any means that is reasonable 68 under the circumstances. 69 (c) An owner shall: 70 (i) within 24 hours after receiving notice under Subsection (3)(b) of a dangerous 71 condition, commence remedial action to correct the dangerous condition; and 72 (ii) diligently pursue remedial action to completion. 73 (d) Notice under Subsection (3)(b) of a dangerous condition does not constitute a 74 notice of deficient condition, unless the notice also meets the requirements of Subsection (2). (4) (a) Subject to Subsection (4)(b), if an owner fails to take substantial action, before 75 76 the end of the corrective period, toward correcting a deficient condition described in a notice of 77 deficient condition: 78 (i) if the renter chose the rent abatement remedy in the notice of deficient condition: 79 (A) the renter's rent is abated as of the date of the notice of deficient condition to the 80 owner; 81 (B) the rental agreement is terminated; 82 (C) the owner shall immediately pay to the renter: 83 (I) the entire security deposit that the renter paid under the rental agreement; and 84 (II) a prorated refund for any prepaid rent, including any rent the renter paid for the 85 period after the date on which the renter gave the owner the notice of deficient condition; and 86 (D) the renter shall vacate the residential rental unit within 10 calendar days after the 87 expiration of the corrective period; or 88 (ii) if the renter chose the repair and deduct remedy in the notice of deficient condition, 89 and subject to Subsection (4)(c), the renter:

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90	(A) may:	
91	(I) correct the deficient condition described in the notice of deficient condition; and	
92	(II) deduct from future rent the amount the renter paid to correct the deficient	
93	condition, not to exceed an amount equal to two months' rent; and	
94	(B) shall:	
95	(I) maintain all receipts documenting the amount the renter paid to correct the deficient	
96	condition; and	
97	(II) provide a copy of those receipts to the owner within five calendar days after the	
98	beginning of the next rental period.	
99	(b) A renter is not entitled to a renter remedy if the renter is not in compliance with all	
100	requirements under Section 57-22-5.	
101	(c) (i) If a residential rental unit is not fit for occupancy, an owner may:	
102	(A) determine not to correct a deficient condition described in a notice of deficient	
103	3 condition; and	
104	(B) terminate the rental agreement.	
105	(ii) If an owner determines not to correct a deficient condition and terminates the rental	
106	agreement under Subsection (4)(c)(i):	
107	(A) the owner shall:	
108	(I) notify the renter in writing no later than the end of the corrective period; and	
109	(II) within 10 calendar days after the owner terminates the rental agreement, pay to the	
110	renter:	
111	(Aa) any prepaid rent, prorated as provided in Subsection (4)(c)(ii)(B); and	
112	(Bb) any deposit due the renter;	
113	(B) the rent shall be prorated to the date the owner terminates the rental agreement	
114	under Subsection (4)(c)(i); and	
115	(C) the renter may not be required to vacate the residential rental unit sooner than 10	
116	calendar days after the owner notifies the renter under Subsection (4)(c)(ii)(A)(I).	
117	(5) (a) After the corrective period expires, a renter may bring an action in district court	
118	to enforce the renter remedy that the renter chose in the notice of deficient condition.	
119	(b) In an action under Subsection (5)(a), the court shall endorse on the summons that	
120	the owner is required to appear and defend the action within three business days.	

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121	(c) If, in an action under Subsection (5)(a), the court finds that the owner unjustifiably
122	refused to correct a deficient condition or failed to use due diligence to correct a deficient
123	condition, the renter is entitled to any damages, in addition to the applicable renter remedy[-,
124	to:] <u>.</u>
125	[(i) any damages; and]
126	[(ii) court costs and a reasonable attorney fee.]
127	(d) An owner who disputes that a condition of the residential rental unit violates a
128	requirement of the rental agreement may file a counterclaim in an action brought against the
129	owner under Subsection (5)(a).
130	(6) An owner may not be held liable under this chapter for a claim for mental suffering
131	or anguish.
132	(7) In an action under this chapter, the court $\hat{S} \rightarrow [\frac{\text{shall}}{\text{shall}}]$ may $\leftarrow \hat{S}$ award costs and
132a	reasonable attorney
133	fees to the prevailing party.
134	Section 2. Section 78B-6-811 is amended to read:
135	78B-6-811. Judgment for restitution, damages, and rent Immediate
100	
136	enforcement.
136 137	(1) (a) A judgment may be entered upon the merits or upon default.
137	(1) (a) A judgment may be entered upon the merits or upon default.
137 138	(1) (a) A judgment may be entered upon the merits or upon default.(b) A judgment entered in favor of the plaintiff shall include an order for the restitution
137 138 139	(1) (a) A judgment may be entered upon the merits or upon default.(b) A judgment entered in favor of the plaintiff shall include an order for the restitution of the premises as provided in Section 78B-6-812.
137 138 139 140	(1) (a) A judgment may be entered upon the merits or upon default.(b) A judgment entered in favor of the plaintiff shall include an order for the restitution of the premises as provided in Section 78B-6-812.(c) If the proceeding is for unlawful detainer after neglect or failure to perform any
137 138 139 140 141	 (1) (a) A judgment may be entered upon the merits or upon default. (b) A judgment entered in favor of the plaintiff shall include an order for the restitution of the premises as provided in Section 78B-6-812. (c) If the proceeding is for unlawful detainer after neglect or failure to perform any condition or covenant of the lease or agreement under which the property is held, or after
137 138 139 140 141 142	 (1) (a) A judgment may be entered upon the merits or upon default. (b) A judgment entered in favor of the plaintiff shall include an order for the restitution of the premises as provided in Section 78B-6-812. (c) If the proceeding is for unlawful detainer after neglect or failure to perform any condition or covenant of the lease or agreement under which the property is held, or after default in the payment of rent, the judgment shall also declare the forfeiture of the lease or
137 138 139 140 141 142 143	 (1) (a) A judgment may be entered upon the merits or upon default. (b) A judgment entered in favor of the plaintiff shall include an order for the restitution of the premises as provided in Section 78B-6-812. (c) If the proceeding is for unlawful detainer after neglect or failure to perform any condition or covenant of the lease or agreement under which the property is held, or after default in the payment of rent, the judgment shall also declare the forfeiture of the lease or agreement.
137 138 139 140 141 142 143 144	 (1) (a) A judgment may be entered upon the merits or upon default. (b) A judgment entered in favor of the plaintiff shall include an order for the restitution of the premises as provided in Section 78B-6-812. (c) If the proceeding is for unlawful detainer after neglect or failure to perform any condition or covenant of the lease or agreement under which the property is held, or after default in the payment of rent, the judgment shall also declare the forfeiture of the lease or agreement. (d) (i) A forfeiture under Subsection (1)(c) does not release a defendant from any
137 138 139 140 141 142 143 144 145	 (1) (a) A judgment may be entered upon the merits or upon default. (b) A judgment entered in favor of the plaintiff shall include an order for the restitution of the premises as provided in Section 78B-6-812. (c) If the proceeding is for unlawful detainer after neglect or failure to perform any condition or covenant of the lease or agreement under which the property is held, or after default in the payment of rent, the judgment shall also declare the forfeiture of the lease or agreement. (d) (i) A forfeiture under Subsection (1)(c) does not release a defendant from any obligation for payments on a lease for the remainder of the lease's term.
137 138 139 140 141 142 143 144 145 146	 (1) (a) A judgment may be entered upon the merits or upon default. (b) A judgment entered in favor of the plaintiff shall include an order for the restitution of the premises as provided in Section 78B-6-812. (c) If the proceeding is for unlawful detainer after neglect or failure to perform any condition or covenant of the lease or agreement under which the property is held, or after default in the payment of rent, the judgment shall also declare the forfeiture of the lease or agreement. (d) (i) A forfeiture under Subsection (1)(c) does not release a defendant from any obligation for payments on a lease for the remainder of the lease's term. (ii) Subsection (1)(d)(i) does not change any obligation on either party to mitigate
137 138 139 140 141 142 143 144 145 146 147	 (1) (a) A judgment may be entered upon the merits or upon default. (b) A judgment entered in favor of the plaintiff shall include an order for the restitution of the premises as provided in Section 78B-6-812. (c) If the proceeding is for unlawful detainer after neglect or failure to perform any condition or covenant of the lease or agreement under which the property is held, or after default in the payment of rent, the judgment shall also declare the forfeiture of the lease or agreement. (d) (i) A forfeiture under Subsection (1)(c) does not release a defendant from any obligation for payments on a lease for the remainder of the lease's term. (ii) Subsection (1)(d)(i) does not change any obligation on either party to mitigate damages.
137 138 139 140 141 142 143 144 145 146 147	 (1) (a) A judgment may be entered upon the merits or upon default. (b) A judgment entered in favor of the plaintiff shall include an order for the restitution of the premises as provided in Section 78B-6-812. (c) If the proceeding is for unlawful detainer after neglect or failure to perform any condition or covenant of the lease or agreement under which the property is held, or after default in the payment of rent, the judgment shall also declare the forfeiture of the lease or agreement. (d) (i) A forfeiture under Subsection (1)(c) does not release a defendant from any obligation for payments on a lease for the remainder of the lease's term. (ii) Subsection (1)(d)(i) does not change any obligation on either party to mitigate damages. (2) The jury or the court, if the proceeding is tried without a jury or upon the
137 138 139 140 141 142 143 144 145 146 147 148	 (1) (a) A judgment may be entered upon the merits or upon default. (b) A judgment entered in favor of the plaintiff shall include an order for the restitution of the premises as provided in Section 78B-6-812. (c) If the proceeding is for unlawful detainer after neglect or failure to perform any condition or covenant of the lease or agreement under which the property is held, or after default in the payment of rent, the judgment shall also declare the forfeiture of the lease or agreement. (d) (i) A forfeiture under Subsection (1)(c) does not release a defendant from any obligation for payments on a lease for the remainder of the lease's term. (ii) Subsection (1)(d)(i) does not change any obligation on either party to mitigate damages. (2) The jury or the court, if the proceeding is tried without a jury or upon the defendant's default, shall also assess the damages resulting to the plaintiff from any of the

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152	(b) forcible or unlawful detainer;
153	(c) waste of the premises during the defendant's tenancy, if waste is alleged in the
154	complaint and proved at trial;
155	(d) the amounts due under the contract, if the alleged unlawful detainer is after default
156	in the payment of amounts due under the contract; and
157	(e) the abatement of the nuisance by eviction as provided in Sections 78B-6-1107
158	through 78B-6-1114.
159	(3) The judgment shall be entered against the defendant for the rent, for three times the
160	amount of the damages assessed under Subsections (2)(a) through (2)(e)[, and for reasonable
161	attorney fees].
162	(4) (a) If the proceeding is for unlawful detainer, execution upon the judgment shall be
163	issued immediately after the entry of the judgment.
164	(b) In all cases, the judgment may be issued and enforced immediately.
165	(5) In an action under this chapter, the court $\hat{S} \rightarrow [\underline{shall}] \underline{may} \leftarrow \hat{S} \underline{award costs and}$
165a	reasonable attorney
166	fees to the prevailing party.

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